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Dated: August 17, 2011  
Electronic Signature for Gustavo A. Narvaez, Ph.D.: /Gustavo A. Narvaez/

Docket No.: 21087.0026U2  
(PATENT)

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent Application of:  
Wang et al.

Application No.: 10/791,140

Confirmation No.: 3175

Filed: March 2, 2004

Art Unit: 3737

For: SYSTEMS AND METHODS FOR  
BIOLUMINESCENT COMPUTED  
TOMOGRAPHIC RECONSTRUCTION

Examiner: P. Luong

### SUPPLEMENTAL INFORMATION DISCLOSURE STATEMENT

MS Amendment  
Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Dear Sir:

Pursuant to the requirements of 37 C.F.R. § 1.56, submitted herewith on the accompanying Supplemental Information Disclosure Statement List (Form PTO/SB/08) is a listing of documents known to Applicants and/or their representatives. In accordance with 37 C.F.R. § 1.98(a)(2), copies of any cited U.S. patent or U.S. patent application publication documents are not enclosed. But, pursuant to 37 C.F.R. § 1.98(a)(2)(iv), and for the Examiner's review, Applicants' representative has enclosed a copy of any cited non-patent publications. It is noted that for certain cited non-patent publications only their abstract has been enclosed. In the Information Disclosure Statement (IDS) List, such publications include the terms "only abstract is enclosed" after the appropriate full citation.

In view of the total number of documents associated with the subject Information Disclosure Submission, Applicants' representative supplies such documents in two separate electronic submissions. A first submission includes this Supplemental Information Disclosure Statement, Form PTO/SB/08b (Information Disclosure Statement List), and Documents A through AX cited in Form PTO/SB/08b. A second submission includes Documents AY through BT cited in Form PTO/SB/08b. Consideration of the cited documents and making the same of record in the prosecution of the above-referenced application (U.S. App. Serial No. 10/791,140) are respectfully requested.

Pursuant to 37 CFR 1.97(b)(4), Applicants' representative believes that this submission is timely in that the Patent and Trademark Office has not yet mailed to Applicants a first office action on the merits after the filing of a Request for Continued Examination under 37 CFR 1.114.

Applicants' representative submits that no fee is due; however, the Director is hereby authorized to charge any deficiency in the fees filed, asserted to be filed or which should have been filed herewith (or with any paper hereafter filed in this application by this firm) to our Deposit Account No. 14-0629, under Order No. 21087.0026U2.

Dated: August 17, 2011

Respectfully submitted,

Electronic signature: /Gustavo A. Narvaez/  
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